©GAM 35 (Rev. 2/06)

Report and Order Terminating Supervised Release **Prior to Original Expiration Date**

UNITED STATES DISTRICT COURT

FOR THE

MIDDLE DISTRICT OF CEODOLA

MIDDLE DISTR.	ICT OF GEORGIA
UNITED STATES OF AMERICA	
v.	Crim. No. 7:14-CR-00021-004 (HL)
ANTONIO HERNANDEZ-VILAR	
Bureau of Prisons, followed by a three-year term offense of Possession of Unauthorized Access Derand regulations of supervised release, has met the <i>Guide to Judiciary Policy</i> , Volume 8, Part E (Pos	ebruary 25, 2015, to 80 months in custody of the of supervised release, after pleading guilty to the vices. Hernandez-Vilar has complied with the rules he criteria for early termination as outlined in the at-Conviction Supervision), Chapter 3 as approved Courts, and is no longer in need of supervision. It has be discharged from supervision.
	Respectfully submitted,
	Could
	Clay A. Driskell U.S. Probation Officer
Order o	OF COURT
Pursuant to the above report, it is ordered that the supe the proceedings in the case be terminated.	rvised releasee be discharged from supervision and that
Dated this 8th day of Jun	e , 2022.
	s/Hugh Lawson
	HUGH LAWSON

SENIOR U.S. DISTRICT JUDGE